Case 2:04-cr-00010-FCD Document 26 Filed 05/04/05 Page 1 of 2

```
QUIN DENVIR, Bar #49374
 1
    Federal Defender
 2
    JEFFREY L. STANIELS, Bar #91413
 3
    Assistant Federal Defender
    Designated Counsel for Service
 4
    801 I Street, 3rd Floor
    Sacramento, California 95814
    Telephone: (916) 498-5700
 5
 6
    Attorney for Defendant
 7
    DONALD RAYSHAWN ANDERSON
 8
 9
                       IN THE UNITED STATES DISTRICT COURT
10
                     FOR THE EASTERN DISTRICT OF CALIFORNIA
11
12
    UNITED STATES OF AMERICA,
                                     ) No. 2:04-cr-010 FCD
13
                    Plaintiff,
14
                                        STIPULATION AND ORDER VACATING
                                       HEARING DATE AND SETTING NEW
         V.
15
                                       MOTION SCHEDULE
    DONALD RAYSHAWN ANDERSON,
16
                    Defendant.
                                        Date:
                                               May 16, 2005
17
                                               9:30 a.m.
                                        Time:
                                        Judge: Hon. Frank C. Damrell
18
19
         IT IS HEREBY STIPULATED by and between the United States of
20
    America through William Wong, Assistant United States Attorney, and
21
    defendant, Donald Rayshawn Anderson, by and through his counsel,
22
    Jeffrey L. Staniels, Assistant Federal Defender, that the motion
23
    hearing date, presently scheduled for May 16, 2005, be vacated and
2.4
    continued to June 13, 2005 at 9:30 a.m.
25
         The parties further agree to the following revised briefing
26
    schedule
27
```

Defendant's Motion to be filed not later than

28

May 9, 2005

1	Government's Opposition to be file	d not later than	May 30, 2005
2	Defendant's Reply Memorandum to be	e filed not later than	June 6, 2005
3	Non-evidentiary Hearing/ Evidentia	ry Hearing Setting	June 13, 2005
4	IT IS FURTHER STIPULATED that	the court continue to ex	kclude time
5	through June 13, 2005, pursuant to 18 U.S.C. §§ 3161 (h)(8)(A) &		
6	(B)(iv), Local Code T4, as well as pursuant to 18 U.S.C. §§ 3161		
7	(h)(1)(F), Local Code E, upon the filing of defendant's motion.		
8	The court is advised that counsel have conferred regarding this		
9	stipulation and that Mr. Wong has authorized Mr. Staniels to sign on		
10	his behalf.		
11	IT IS SO STIPULATED.		
12			
13	Dated: May 4, 2005	/S/ Jeffrey L. Staniels	3
14		JEFFREY L. STANIELS Assistant Federal Defend	der
15		Attorney for Defendant DONALD RAYSHAWN ANDERSON	1
16			
17	Dated: May 4, 2005	/S/ William S. Wong by	jls per auth
18		WILLIAM WONG Assistant U.S. Attorney	
19		Counsel for Plaintiff per telephonic authority	Y
20			
21			
22	ORDER		
23	IT IS SO ORDERED.		
24	By the Court,		
25			
26	Dated: May <u>4</u> , 2005	/s/ Frank C. Damarell Jr	r
27		Hon. FRANK C. DAMRELL JE United States District S	
28			